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NOTICE

The undermentioned Gazettes of India Extraordinary were published upto the 6th December 1957:—

Issue No.	No. and date	Issued by	Subject
559	S.R.O. 3840, dated the 29th November 1957.	Ministry of Railways.	Appointment of a Commission of Inquiry for the causes of accident to 1 Down Bombay-Calcutta Mail.
560	S.R.O. 3841, dated the 29th November, 1957.	Ministry of Finance.	The Central Government rescinds the notification No. 41-Customs, dated the 31st May 1953.
561	S.R.O. 3842, dated the 29th November 1957.	Ditto.	Application of section 13 of the Securities Contracts (Regulation) Act, 1956 to the Greater Bombay.
562	S.R.O. 3843, dated the 30th November 1957.	Ministry of External Affairs.	Appointment of date on which the Nag Hills-Tuensang Area Act, 1957, shall come into force.
563	S.R.O. 3844, dated the 30th November 1957.	Ministry of Finance.	Draft of the Customs Duties Drawback (Fishing Rods) Rules, 1957.
564	S.R.O. 3845, dated the 30th November 1957.	Ditto.	The Punjab Financial Corporation shall serve the needs of the State of Punjab and the Union territory of Delhi in terms of agreement dated the 14th October 1957.

Issue No.	No. and date	Issued by	Subject
	S.R.O. 3845-A, dated the 30th November 1957.	Ministry of Finance.	Exemption insulators, when imported for use in the manufacture of sparking plugs from the whole of customs duty.
564-A	S.R.O. 3845-B, dated the 30th November, 1957.	Ministry of Railways.	Application of the provisions of certain sub-section of section 5 of the Commissions of Inquiry Act, 1952 to the Commission of Inquiry appointed for the accident to 1 Down Bombay-Calcutta Mail.
565	S.R.O. 3846, dated the 1st December, 1957.	Ministry of External Affairs.	Appointment of date on which the North East Frontier Areas (Administration) Amendment Regulations, 1957, shall come into force.
	S.R.O. 3847, dated the 1st December, 1957.	Ditto.	Appointment of date on which the Naga Hills-Tuensang Area (Administration) Regulation, 1957, shall come into force.
566	S.R.O. 3848, dated the 1st December, 1957.	Ministry of Commerce and Industry.	Fixation of the price of tea for the purpose of Item 5 in the Second Schedule to the Indian Tariff Act, 1934.
567	S.R.O. 3849, dated the 3rd December, 1957.	Ministry of Labour and Employment.	Award of Industrial Tribunal constituted for the industrial dispute between certain banking companies and their workmen in West Bengal.
568	S.R.O. 3850, dated the 3rd December, 1957. S.R.O. 3851, dated the 3rd December, 1957.	Central Board of Revenue. Ditto.	The Tourist Baggage Rules, 1957. The Passangers (Non-tourist) Baggage Rules, 1957.
569	S.R.O. 3901, dated the 3rd December, 1957.	Ministry of Law.	The Delimitation of Council Constituencies (Madhya Pradesh) Order, 1957.
570	S.R.O. 3902, dated the 5th December, 1957.	Ministry of Finance.	Exemption of BIS (p-acetamino-benzene-sulphonyl)-4-amino-2,6-dimethylpyrimidine, when imported, from so much of customs duty specified therein.
571	S.R.O. 3903, dated the 28th November, 1957.	Election Commission, India.	Election Petition No. 262 of 1957.
572	S.R.O. 3904, dated the 2nd December, 1957.	Ditto.	Election Petition No. 230 of 1957.

Issue No.	No. and date	Issued by	Subject
573	S.R.O. 3905, dated the 5th December, 1957.	Ministry of Law.	The Delimitation of Council Constituencies (Andhra Pradesh) Order, 1957.
574	S.R.O. 3906, dated the 6th December, 1957.	Ministry of Finance.	Draft of the Customs Duties Drawback (Plastic Goods) Rules, 1957.
575	S.R.O. 3907, dated the 6th December 1957.	Ministry of Information and Broadcasting.	Certification of films to be of the description specified therein.

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

PART II—Section 3

Statutory Rules and Orders issued by the Ministries of the Government of India (other than the Ministry of Defence) and Central Authorities (other than the Chief Commissioners)

ELECTION COMMISSION, INDIA

New Delhi, the 28th November 1957

S.R.O. 3915.—It has been notified for general information that the disqualification under clause (c) of section 7 of the Representation of the People Act, 1951 (XLIII of 1951), incurred by the person whose name and address are given below, as notified under notification No. OR-P/251/57(91) dated the 23rd September, 1957, has been removed by the Election Commission in exercise of the powers conferred on it by the said clause and section of the said Act:—

Shri Thidani Ghanashyam Das, Village: Telampali, Post: Brajaraj Nagar, Distt: Sambalpur

[No. OR-P/251/57(91-R)/12765.]

S.R.O. 3916.—It is hereby notified for general information that the disqualification under clause (c) of section 7 of the Representation of the People Act, 1951 (XLIII of 1951), incurred by the person whose name and address are given below, as notified under notification No. BR-P/84/57(129) dated the 23rd September, 1957, has been removed by the Election Commission in exercise of the powers conferred on it by the said clause and section of the said Act:—

Shri Badurzzaman Khan, Post Hazaribagh, Distt. Hazaribagh (Bihar).

[No. BR-P/84/57(129R)/12983.]

New Delhi, the 29th November 1957

S.R.O. 3917.—In exercise of the powers conferred by sub-section (1) of Section 13A of the Representation of the People Act, 1950 (43 of 1950), the Election Commission, in consultation with the Government of Orissa, hereby nominates Shri U. C. Agarwal, I.A.S. *ex-officio* Deputy Secretary to the Government of Orissa, in the Home (Elections) Department, as the Chief Electoral Officer for that State with effect from the 10th October, 1957.

[No. 154/9/57.]

New Delhi, the 30th November 1957

S.R.O. 3918.—In pursuance of sub-rule (4) of rule 134 of the Representation of the People (Conduct of Elections and Election Petitions) Rules, 1956, the Election Commission hereby notifies the name of the person shown in column 1 of the Schedule below who having been a contesting candidate for election to the House of the People from the constituency specified in column 2 thereof, at the general elections held in 1957, has in accordance with the decision given by the Election Commission under sub-rule (3) of the said rule, failed to lodge his account of election expenses within the time required by the law and has thereby incurred the disqualification under clause (c) of section 7 of the Representation of the People Act, 1951, Act 43 of 1951.

SCHEDULE

Name of contesting candidate	Name of constituency
1	2
Shri Munisami, N., Muthusami Chetty Street, Polur.	Tiruvannamalai.

[No. MD-P/197/57(203)/13043.]

By Order,
A. KRISHNASWAMY AIYANGAR, Secy.

MINISTRY OF LAW

New Delhi, the 5th December 1957.

S.R.O. 3919.—In exercise of the powers conferred upon him by clause (1) of article 103 of the Constitution, and acting in accordance with the opinion of the Election Commission obtained under clause (2) of the said article and set out in the Appendix hereto, the President has rejected the petition dated the 21st May, 1957, submitted by Shri Mast Ram against Shri Iqbal Singh, a member of the House of the People.

APPENDIX
ELECTION COMMISSION, INDIA
OPINION

REFERENCE NO. 2 OF 1957 UNDER ART 103 OF THE CONSTITUTION OF INDIA

In re: Shri S. Iqbal Singh, M.P.

This reference under Art. 103 of the Constitution has been made by the President before whom a question has been raised by the petitioner, Shri Mast Ram, as to whether Shri S. Iqbal Singh, who was elected during the last general elections to the House of the People from the Ferozepur Parliamentary constituency, has become subject to a disqualification.

2. Copies of the petition and the letter of reference received from the President were sent by the Commission to the respondent who sent a reply to the allegations made by the petitioner. The petitioner who was supplied with a copy of the reply, subsequently filed a rejoinder. The respondent, Shri Iqbal Singh, also filed a rejoinder to the affidavit of the petitioner. A copy of each party's rejoinder was sent to the other party for information and the matter was ultimately fixed for hearing at Chandigarh on the 31st October, 1957. The parties were duly notified of the same.

3. At the hearing at Chandigarh, the respondent and his learned advocate were present but neither the petitioner nor any advocate on his behalf appeared at the hearing. The matter was accordingly heard *ex parte*.

4. As a contesting candidate, the respondent was required under section 77 of the Representation of the People Act, 1951, to keep a separate and correct account of all expenditure in connection with the election incurred or authorised by him or by his election agent between the date of publication of the notification calling the election and the date of declaration of the result thereof. He

was also required by section 78 of the Act to lodge within 30 days from the date of his election an account of his election expenses which must be a true copy of the account kept by him under section 77 of the Act. Admittedly, the date of election of the respondent was the 15th March, 1957. The 14th of April having been a Sunday, the last date for the lodging of the account of election expenses was the 15th April, 1957, in this case. It is also an admitted fact that the respondent did actually file his account on the latter date.

5. The petitioner alleges in his petition that the respondent violated the provisions of sections 77 and 78 of the Representation of the People Act inasmuch as he failed to keep a separate and correct account of election expenses and secondly, that the accounts which were lodged were false and fabricated. The petitioner contends, therefore, that the respondent has incurred a disqualification for being a member of parliament by virtue of section 7(c) of the Representation of the People Act, 1951, by failing to lodge his account of election expenses in the manner required by or under the Act. This contention is challenged by the respondent. According to the latter, the accounts were kept and lodged in the proper manner and no disqualification can, therefore, have accrued against him as alleged by the petitioner.

6. In order to decide the question at issue, therefore, it is to be seen how far the petitioner's contentions are justified by the facts of the case. In para III of his petition, the petitioner has given full details of the materials on which he bases his contentions. In Item (i) of clause (a) of para III of the petition, he takes objection to the fact that the respondent's account opens on the 15th of January, 1957, and closes on the 11th of April, 1957. He points out that the first of these dates is four days earlier than the date of notification calling upon the constituency to elect and the latter of the dates is about a month after the date of declaration of the result of the election.

7. There is only one item of expenditure bearing the date 15th January, 1957. This is in respect of an amount of Rs. 250 which the respondent had to pay to the Congress Party by way of application fee for the Congress "ticket" for nomination to this constituency as a Congress candidate. Strictly speaking, under the amended law as it now stands, the respondent need not, in fact, have included this amount in his accounts at all. The fact that he has done so cannot, however, be said to have vitiated his account to such an extent that he can be said to have become disqualified under section 7(c), read with sections 77 and 78, of the Act. As for the petitioner's complaint that the expenditure incurred even after the date of declaration of the result has been included in the account, it is sufficient to state that admittedly the items of expenditure entered in the account under dates later to the 15th of March, 1957, were all incurred in fact on or before that date, except one item in which certain telephone charges, covered by voucher No. 115, were entered under the date 11th April, 1957. The period covered by this voucher is said to extend from the 1st March, 1957 to the 16th March, 1957. This last date is certainly subsequent to the date of the Respondent's election. It is clear from the account itself that the respondent entered each item of expenditure under the date on which actual payment was made instead of the date or dates on which it was incurred. What the petitioner complains against is, therefore, the particular method of keeping accounts which the respondent followed. No other substantial ground has been put forward to prove that the petitioner failed to keep or lodge his accounts properly. Voucher No. 115 already referred to relating to telephone charges for a period including the 16th March, 1957, does not indicate that any expenditure was actually incurred on the 16th March, 1957, for the telephone. Even if it did, that particular portion of the expenditure covered by the voucher need not have been included by the respondent in his account. It cannot be reasonably held that the respondent has incurred the penalty of disqualification under section 7(c) of the Act merely because he did so.

8. In para III(a)(ii) of the petition, the petitioner gives an analysis of certain other "defects" in the respondent's account of election expenses with a view to make out that the items of expenditure incurred or authorised by respondent were not entered in the accounts from day to day as required by rule 131 of the Representation of the People (Conduct of Elections and Election Petitions) Rules, 1956. Seventeen instances have been cited by the petitioner in which the items of expenditure as entered in the accounts were each incurred over a period of more than one day. It is not quite clear why the petitioner has mentioned two other items (relating to vouchers Nos. 104 and 107) in which the expenditure was incurred in each case on the very same day. However that may be, all that the "defect" in the accounts relied on by the petitioner amounts to is that although the expenditure was incurred over a number of days, the relevant entry

in the account was made under the very same date and not split up into daily sub-items. Here also, the particular method of accounting adopted by the Respondent is the main ground of attack by the petitioner.

9. The Commission has carefully examined each particular instance cited by the petitioner and is satisfied that the respondent did no try to mislead or hoodwink the Returning Officer or the Election Commission in any way by following the particular method of accounting that he has done. The items were obviously arranged by the Respondent according to the actual date of payment although the expenditure might have been incurred much earlier and on different dates. It also appears that where a single bill covers expenditure over several days, as, for instance, purchase of petrol and motor oil, hire of vehicles, pay of workers, court fees stamps, publicity charges or telephone charges and so on, the respondent did not split up the bill into sub-items on a daily basis in order to enter the expenditure incurred or authorised from day to day. On the other hand, the respondent followed the much simpler method of recording the payment of each bill by a single entry made under the date of actual payment thereof. The Respondent, however, gave sufficient details in each entry of the nature of the expenditure covered by the bill and the period covered by it.

10. The Commission feels that to follow the method of accounting suggested by the petitioner would have made the accounts too involved and confusing and that the respondent was justified in following the particular method he has done. Certainly, the so-called "defect" in the account cannot be said to be of such a nature that the account must be declared as having been improperly lodged or not kept in the manner required by law.

11. In paragraph III(a)(iii) of the petition, the petitioner has particularised 33 items of expenditure each of which covers expenditure incurred in each case over more than a day. Many of these instances were also included by him in para III(a)(ii) and discussed above. The same grounds as given in the preceding paragraphs would fully apply to all these instances and the Commission is of the opinion that there is no justification for the petitioner's contention that the respondent has incurred a disqualification under section 7(c) of the Act as a result of the alleged "defect" in respect of these items.

12. In para III(b)(i) of the petition, the petitioner again refers to the entries made in the respondent's account which bear dates later than the 15th March, 1957. No further comments are called for in this regard.

13. In para III(b)(ii) of the petition, the petitioner alleges that most of the vouchers filed by the respondent are bogus and do not represent the true state of affairs. This is merely an assertion and the petitioner did not care to adduce any evidence to bear out the same. This allegation must accordingly be rejected.

14. In para III(c) of the petition, the petitioner goes on to say that the respondent knew his accounts to be a made-up affair and believed the same to be false and that he did not believe it to be true but yet certified the same to be true. This again is a mere assertion and cannot be accepted without clear proof, of which there is none.

15. None of the points taken by the petitioner in his petition to the President having been made out, the Commission tenders the opinion that the petitioner has completely failed to make out that the respondent has incurred any disqualification and recommends that the petition may be disposed of accordingly.

16. Before the Commission concludes, however, it would like to mention a few facts bearing on the conduct of the petitioner in this case. He filed an application before the Commission bearing the date 18th October, 1957. In this application he not only mixed up the subject matter of the present enquiry with the case of his own disqualification as a candidate by reason of his not having filed his own account of election expenses in the proper manner, but thought it fit to make certain uncalled for remarks in regard to the manner in which the Commission was conducting the enquiry. He said, for instance, in para 1 of the application that "the petitioner protests against the Commission's showing undue favour to the Respondent and against its entertaining Respondent's rejoinder affidavit dated the 19th September, 1957". Again, towards the end of para 4 of the application, while discussing the case of his own disqualification, the petitioner stated "the Commission seems to have realised that it was not a defect under the law but its own whims...". The petitioner not having appeared before the Commission neither he nor his advocate could be called upon either to justify or to withdraw these remarks.

17. Although the petitioner failed to appear before the Commission during the enquiry, another application by him, along with a *vakalatnama*, was forwarded to the Commission on the 31st October, 1957, after the hearing had been concluded. This application appears to bear the date 29th October, 1957. The court fee stamp on the *vakalatnama* bears the date 31st October, 1957 in ink. The learned advocate who accepted the *vakalatnama* did not apparently think it fit to appear before the Commission and urge whatever he might have had to urge. In this application the petitioner sought to explain the reason for his failure to attend the hearing. He complained therein that the Commission had already found the Respondent's account of election expenses to have been lodged in the manner required by law and accordingly he expressed his reluctance to appear at the hearing.

18. The facts which will explain the correct position are as follows:—In the ordinary course, every Returning Officer reports to the Commission as to whether the account of a candidate in respect of his election expenses were lodged in time and in the manner required by law and on that report, after such further enquiries as may be considered necessary, the Election Commission desires whether a candidate should be disqualified or not. On a perusal of the Returning Officer's report regarding the respondent's account, the Commission had found no reason to disqualify him either on the ground that his account of election expenses had not been lodged within the time or that it had not been lodged in the manner required by law. It seems that the petitioner had addressed a letter to the office of the Election Commission on the 7th September, 1957, enquiring about the Election Commission's decision regarding the respondent's account of election expenses. In reply to that, the office informed the petitioner that the Commission had held that the respondent's account had been filed within the time and in the manner required by law. This decision was, of course, taken in course of separate proceedings which had nothing to do with the petition made to the President which gave rise to the present reference under Art. 103 of the Constitution. The petitioner was perfectly free to appear before the Commission on the 31st October, 1957, and to make out that the earlier order of the Commission passed in another connection without hearing the parties holding the respondent's accounts to have been properly filed was not correct and that a contrary opinion should be given by the Commission in connection with the present reference. This course, however, the petitioner did not care to adopt but he chose to keep himself away from the enquiry. What is remarkable, however, is that in course of this application dated the 29th October, 1957, he proceeds to say as follows:—"Under the circumstances stated above, the petitioner begs to be excused for his absence on the 31st October, 1957, and leaves it to the Commission to form and submit any opinion it likes about the matter on the basis of the parties' submissions made in writing and reserves to himself the duty of publishing the whole case after the formal decision of the Hon'ble the President of India comes to his knowledge". The only comment the Commission would like to make upon this is that the petitioner apparently expected to cajole the Commission into taking or withholding from taking a particular course of action by holding out what amounts, in effect, to a threat of some kind of publicity campaign which the petitioner appears to have in view. It is enough to say, however, that the question has to be decided on the merits of the case alone and not on any extraneous considerations.

Dictated by me.

(Sd.)

S. SEN.

(Sd.)

Chief Election Commissioner, India.

13-11-57.

[No. F.10(9)/57-Elections.]

K. V. K. SUNDARAM, Secy.

New Delhi, the 5th December, 1957

S.R.O. 3920.—In exercise of the powers conferred by clause (a) of rule 8B of Order XXVII of the First Schedule to the Code of Civil Procedure, 1908 (5 of 1908) and in supersession of the notification of the Government of India in the

Ministry of Law No. S.R.O. 1035, dated the 2nd June, 1953, the Central Government hereby appoints the persons specified in the second column of the Schedule annexed hereto as Government Pleadeis for the purposes of the said Order in relation to any suit by or against the Central Government, not being a suit relating to—

1. The Central Railway,
2. The Eastern Railway,
3. The North Eastern Railway,
4. The Northern Railway,
5. The South Eastern Railway,
6. The Southern Railway,
7. The Western Railway,
8. The Chittarajan Locomotive Works, Chittarajan.
9. The Ganga Bridge Project, Hathidah,
10. The Integral Coach Factory, Perambur

or against a public officer in the service of the Central Government, in any court specified in the first column of the said Schedule.

SCHEDULE

Courts	Officers
1. Andhra Pradesh—	
(a) High Court	(i) Government Pleader, High Court. (ii) Additional Government Pleader, High Court.
(b) City Civil Courts, Civil Courts of Secunderabad and Courts of Small Causes.	Government Pleaders of the Courts concerned.
(c) Other Courts	District Government Pleaders.
2. Assam—	
(a) High Court	(i) Senior Government Advocate. (ii) Junior Government Advocates.
(b) Other Courts	District Government Pleaders.
3. Bihar—	
All Courts	Government Pleaders.
4. Bombay—	
(a) High Court (Appellate Side)	Government Pleader, High Court.
(b) High Court (Original Side)	Solicitor to the Central Government at Bombay.
(c) City Civil Court	Shri Chandrakant M. Mehta of Gagrat and Co. Solicitors, Alli Chambers, Meadows Street, Fort, Bombay.
(d) Court of Small Causes	(i) Solicitor to the Central Government at Bombay. (ii) Shri S. Narayanan, Advocate.
(e) Other Courts	District Government Pleaders.
5. Kerala—	
(a) High Court	Government Pleader, High Court.
(b) Other Courts	District Government Pleaders.
6. Madhya Pradesh—	
(a) High Court	Government Advocate, High Court.
(b) Other Courts	District Government Pleaders.

Courts	Officers
7. Madras—	
(a) High Court	Government Pleader, High Court.
(b) City Civil Court and Presidency Court of Small Causes	{ (i) Government Pleader, High Court. (ii) Government Pleader of the Court concerned }
(c) Other Courts	District Government Pleaders.
8 Mysore—	
(a) High Court	Advocate-General, Mysore.
(b) Other Courts	District Government Pleaders.
9. Orissa—	
(a) High Court	(i) Government Advocate, High Court (ii) Assistant Government Advocate High Court
(b) Other Courts	District Government Pleaders.
10. Punjab—	
(a) High Court at Chandigarh	(i) Advocate General, Punjab. (ii) Government Pleader, Punjab.
(b) Circuit Bench of the High Court, Delhi	Shri Inder Dev Dua, Central Government Counsel
(c) Courts in Simla only	Shri Sankar Nath, M.A., I.L.B., Advocate and Notary Public, Rock Point, Simla.
(d) Other Courts	District Government Pleaders.
11. Rajasthan	
(a) High Court	Government Advocates, High Court.
(b) Other Courts	District Government Pleaders.
12. Uttar Pradesh—	
(a) High Court, Allahabad	(i) Senior Standing Counsel, High Court. (ii) Junior Standing Counsel, High Court.
(b) High Court, Lucknow Bench	(i) Senior Standing Counsel, High Court, Lucknow Bench (ii) Junior Standing Counsel, High Court, Lucknow Bench.
(c) Other Courts	District Government Counsel.
13. West Bengal—	
(a) High Court	(a) In respect of cases arising without the local limits of the ordinary original jurisdiction of the High Court— (i) Senior Government Pleader, High Court. (ii) Assistant Government Pleader, High Court.
	(b) In respect of cases arising within the ordinary original jurisdiction of the High Court— Solicitor to the Central Government at Calcutta.
(b) Courts in Calcutta other than the High Court.	Solicitor to the Central Government at Calcutta.
(c) Other Courts	District Government Pleaders.

Courts	Officers
14. Delhi—	
(a) Circuit Bench of the Punjab High Court, Delhi.	Shri Inder Dev Dua, Central Government Counsel.
(b) Other Courts	(1) Shri Jindra Lal, Standing Government Counsel. (2) Shri Prakash Narain, Additional Standing Government Counsel. (3) Shri Prabhlad Dayal Deputy Standing Government Counsel.

[No. F. 49 (2)/56-J.
B. N. LOKUR, Jt. Secy

MINISTRY OF HOME AFFAIRS

New Delhi-2, the 3rd December 1957

S.R.O. 3921.—In pursuance of sub-rule (1), and the first proviso to sub-rule (2) of rule 4 of the Indian Administrative Service (Cadre) Rules 1954, the Central Government, in consultation with the Government of Uttar Pradesh, hereby makes the following amendment in the Indian Administrative Service (Fixation of Cadre Strength) Regulations, 1955, namely:—

In the Schedule to the said Regulations, under the heading "Uttar Pradesh", for the entry "Private Secretary to Chief Minister", the entry "Secretary to Chief Minister" shall be substituted.

[No. 13/56/57-AIS(III).]

P. PRABHAKAR RAO, Dy. Secy.

New Delhi-2, the 4th December 1957

S.R.O. 3922.—In exercise of the powers conferred by the proviso to article 309 and clause (5) of article 148 of the Constitution, and after consultation with the Comptroller and Auditor General in relation to persons serving in the Indian Audit and Accounts Department, the President hereby directs that the following further amendment shall be made in the Central Civil Services (Temporary Service) Rules, 1949, namely:—

In the said rules, to sub-rule (1) of rule 6, after the second proviso, the following further proviso shall be added, namely:—

"Provided further that when the services of a quasi-permanent Government servant are terminated under clause (ii), he shall be given three months' notice and if, in any case, such notice is not given, then, with sanction of the authority competent to terminate the services of such Government servant, a sum not exceeding his pay plus allowances for the period by which the notice actually given to him fall short of three months, may be paid to him, and, if he is entitled to any gratuity, such gratuity shall not be paid for the period in respect of which he receives a sum in lieu of notice; the Compensatory (City) and House Rent allowances where admissible, shall be payable on the expiry of the period of notice and after it is certified by the competent authority that the Government servant continued to reside during that period at the station where he was last employed, notwithstanding the fact that he was not expected to return to duty at that station."

[No. 78/20/56-TS.]

R. N. MADHOK, Dy. Secy.

New Delhi-2, the 7th December 1957

S.R.O. 3923.—In exercise of the powers conferred by sub-rule (2) of rule 11, clause (b) of sub-rule (2) of rule 14 and sub-rule (1) of rule 23 of the Civil Services (Classification, Control and Appeal) Rules, 1957, the President hereby directs that the following amendments shall be made in the Schedule to the notification of the Government of India in the Ministry of Home Affairs No S.R.O. 607 dated the 28th February, 1957, namely:—

In Part I of the said Schedule after entry 23 the following entry shall be inserted, namely:—

“24. Indian Frontier Administrative Service:—

(a) Grade I

(b) Grade II”

[No. F.7/5/57-Ests(A).]

P. SITARAMAN, Dy. Secy.

New Delhi-2, the 8th December 1957

S.R.O. 3924.—In exercise of the powers conferred by sub-section (1) of section 549 of the Code of Criminal Procedure, 1898 (5 of 1898), the Central Government hereby makes the following further amendment in the Criminal Courts and Court-Martial (Adjustment of Jurisdiction) Rules, 1952, published with the notification of the Government of India in the Ministry of Home Affairs No. S.R.O. 709, dated the 17th April, 1952, namely:—

In rule 2 of the said Rules, for clause (ii), the following clause shall be substituted, namely:—

“(ii) “competent military authority” means the Officer Commanding the army, army corps, division, area, independent sub area or independent brigade in which the accused person is serving, and, except in cases falling under section 69 of the Army Act, 1950 (46 of 1950) in which death has resulted, the officer commanding the brigade or sub area or station in which the accused person is serving.”

[No. F.14/12/57-Judl.II]

S. NARAYANSWAMY, Dy. Secy.

MINISTRY OF EXTERNAL AFFAIRS

New Delhi, the 5th December 1957

S.R.O. 3925.—In partial modification of this Ministry's Notification No. S.R.O. 2120(EMIR/1), dated the 1st October, 1955, the President is pleased to make the following amendment to Rule 8 of the “Class I and Class II Emigration Officers Recruitment Rules”:—

For the sentence ‘All appointments will be expressed to be made in the name of the President’ the following is to be substituted:—

— ‘All appointments to Class I posts will be expressed to be made in the name of the President and all appointments to Class II post will be made by the Controller General of Emigration.’

[No. 422-Emi/57(S.R.O. 2116-EMIR/3).]

V. G. SRINIVASAN, Under Secy.

MINISTRY OF FINANCE

(Department of Expenditure)

New Delhi, the 29th June, 1957

S.R.O. 3926.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, and by sub-Section (1) of section 3 of the All India Services Act, 1951 (61 of 1951), in its application to the members of the Indian

Administrative Service, who, before becoming such members, were members of the Indian Civil Service, the President hereby directs that the following further amendments shall be made in the Civil Service Regulations, namely:—

In the said Regulations—

I. In article 561, for the words and figures "an annuity of Rs. 10,666-10-8. The annuity is subject to a minimum of £1000", the following words and figures shall be substituted, namely:—

"an annuity of Rs. 13,333-5-4 (Rs. 13,333-33 with effect from the 1st April, 1957) if he is an Indian officer or, being a non-Indian officer, draws his pension in India, and to an annuity of Rs. 10,666-10-8 (Rs. 10,000.66. with effect from the 1st April, 1957), subject to a minimum of £1,000. if he is a non-Indian officer and draws his pension through the High Commissioner for India in London."

II. for article 564, the following article shall be substituted, namely:—

"564. An officer who is declared by a medical certificate in due form to be incapacitated for further service, and is thereupon permitted to resign the service before he is entitled to an annuity under Article 561, is entitled to an annuity as follows:—

Total active service	Annuity	Minimum admissible to non-Indian officers if the annuity is drawn through the High Commissioner for India in the U. K.
Not less than 10 years but less than 11 years	Rs. 4,266,10-8 (Rs. 4,266.66 with effect from the 1st April 1957)	£ 320
Not less than 11 years but less than 12 years	Rs. 4,800/-	£ 360
Not less than 12 years but less than 13 years	Rs. 5,333-5-4 (Rs. 5,333.33 with effect from the 1st April 1957)	£ 400
Not less than 13 years but less than 14 years	Rs. 7,866-10-8 (Rs. 5,866.66 with effect from the 1st April 1957)	£ 440
Not less than 14 years but less than 15 years	Rs. 6,400/-	£ 480
Not less than 15 years but less than 16 years	Rs. 7,200/-	£ 540
Not less than 16 years but less than 17 years	Rs. 8,000/-	£ 600
Not less than 17 years but less than 18 years	Rs. 8,800/-	£ 660
Not less than 18 years but less than 19 years	Rs. 9,600/-	£ 720
Not less than 19 years but less than 20 years	Rs. 10,400/-	£ 780
Not less than 20 years but less than 21 years	Rs. 11,200/-	£ 840
Not less than 21 years	Rs. 12,000/-	£ 900/-

III. For article 983, the following article shall be substituted, namely:—

"983. Payment of annuities shall be made in India and in rupees.

Provided that in the case of non-Indian officers such payment may be made as under:—

(a) in India, in rupees.

(b) through the High Commissioner for India in the United Kingdom in sterling at such rate of exchange as the President may, by order, prescribe."

2. The amendments hereby made shall be deemed to have come into effect from the 12th June, 1956.

[No. F.7(19)EV/57.]

C. B. GULATI, Dy. Secy

(Communications Division)

New Delhi, the 30th November 1957

S.R.O. 3927.—In exercise of the powers conferred by section 6 of the Post Office National Savings Certificates Ordinance, 1944 (XLII of 1944), the Central Government hereby directs that the following further amendments shall be made in the Post Office National Savings Certificates Rules, 1944, namely:—

In rule M of the said rules—

(1) for sub-rule (1), the following sub-rule shall be substituted, namely:—

“(1) Transfer of certificates as security to private individuals, Banks or other concerns is prohibited, provided that such prohibition will not apply to—

(i) the Reserve Bank of India;

(ii) Scheduled Banks as defined in the Reserve Bank of India Act, 1934;

(iii) Cooperative Banks and Societies registered or deemed to have been registered under the Co-operative Societies Act, 1912 or any law relating to co-operative societies for the time being in force in a State;

(iv) corporations, incorporated limited companies and registered firms in which Government hold shares to the extent of 50 per cent “or above”;

(2) in sub-rule (2), after the words “Reserve Bank of India”, the following shall be inserted, namely:—

“or any such Scheduled Bank, Co-operative Bank or Society, corporation, limited company or firm as is referred to in the proviso to sub-rule (1)”.

[No. 6-NSC/PT/57.]

M. M. GANDOTRA, Under Secy.

(Department of Economic Affairs)

New Delhi, the 5th December 1957

S.R.O. 3928.—In exercise of the powers conferred by section 15 of the Foreign Exchange Regulation Act, 1947 (7 of 1947) and in supersession of the notification of the Government of India in the Ministry of Finance No. D.15825-F.I/48, dated the 1st January, 1949, the Central Government hereby directs that except with the general or special permission of the Reserve Bank of India no person shall, in India, and no person resident in India shall, outside India, create or issue any bearer certificate or coupon or so alter any document that it becomes a bearer certificate or coupon.

[No. 1(67)-EFL/57.]

M. C. BHATT, Under Secy.

(Department of Economic Affairs)

New Delhi, the 5th December 1957

S.R.O. 3929.—In exercise of the powers conferred by sub-section (1) of section 23E of the Foreign Exchange Regulation Act, 1947 (7 of 1947), the Central Government hereby constitutes the Foreign Exchange Regulation Appellate Board consisting of Shri H. R. Krishnan, I.C.S., Joint Secretary and Legal Adviser, Ministry of Law, as Chairman and Shri N. C. Sen Gupta, I.C.S., Joint Secretary, Ministry of Finance, as the other member.

[No. 1(5)-EFVII/57-1903.]

A. C. BANERJEE, Dy. Secy.

(Department of Economic Affairs)

New Delhi, the 6th December 1957

S.R.O. 3930.—In exercise of the powers conferred by sub-rule (2) of rule 11, clause (b) of sub-rule (2) of rule 14 and sub-rule (1) of rule 23 of the

Central Civil Services (Classification, Control and Appeal) Rules, 1957, the President hereby directs that the following amendment shall be made in the Schedule to the notification of the Government of India in the Ministry of Finance (Department of Economic Affairs) No. S.R.O. 627, dated the 28th February, 1957, namely:—

In Part I of the said Schedule under the heading "National Savings Organisation", in column 1, the following words shall be omitted, namely:—

"Secretary, Office of the National Savings Commissioner and".

N. PARASURAMAN, Under Secy.

(Department of Economic Affairs)

CORIGENDUM

New Delhi, the 10th December 1957

S.R.O. 3931.—For the expression "F.3(28)-F.1/54 dated the 4th January, 1955" occurring in line five of this Department Notification of even number dated the 2nd December, 1957, please read "F.3(20)-F.1/55 dated the 1st July, 1955."

[No. F.3(70)-F.1/57.]

P. P. TRIVEDI, Under Secy.

(Department of Revenue)

ERRATUM

New Delhi, the 6th December 1957

S.R.O. 3932.—For the existing date of Central Excise (Notification No. 86/57), S.R.O. 3458 at page 2498 of the Gazette of India, dated the 2nd November, 1957, read "the 2nd November, 1957".

[No. F. 21/4/55-CX.]

L. S. MARTHANDAM, Under Secy.

OFFICE OF THE COLLECTOR OF CENTRAL EXCISE, BOMBAY

NOTICE

Bombay, the 14th December 1957

S.R.O. 3933—Whereas it appears that the marginally noted goods which were

Description	Quantity	seized near Bharmadeo-Nala on Daman Frontier were imported by land from Daman, Portuguese Territory in India in contravention of Section 5(1) of the Land Customs
1. Boski Silk Double Hourse made in China.	50 Yards.	
2. Boski Silk Double Hourse made in China.	50 Yards.	
3. Old clothes.		

Act 1924 and the Government of India, Ministry of Commerce & Industries, I.T.C. Order No 17/55 dated 7-12-55 issued under the Import & Export (Control) Act, 1947 and deemed to have been issued under Section 19 of the Sea Customs Act, 1878. Now therefore any person claiming the goods is hereby called upon to show cause to the Assistant Collector of Central Excise, Nasik why the above mentioned goods should not be confiscated under Section 5(3) of the Land Customs Act, 1924 read with Section 167(8) of the Sea Customs Act, 1878 and why a penalty should not be imposed on him under Section 7(1) (c) of the Land Customs Act, 1924 read with Section 167(8) of the Sea Customs Act, 1878.

If such an owner fails to turn up to claim the abovementioned unclaimed goods or to show cause against the action proposed to be taken within 30 days from the publication of this notice in the Government of India Gazette the goods in question will be treated as unclaimed property and the case will be decided accordingly.

[No. VIII(a)(48)(765)Cus./57.]

(Sd.)

For Deputy Collector of Central Excise & Land Customs, Bombay.

CENTRAL BOARD OF REVENUE

INCOME-TAX

New Delhi, the 3rd December 1957

S.R.O. 3934.—In exercise of the powers conferred by sub-section (4) of Section 5 of the Indian Income-tax Act, 1922 (11 of 1922), the Central Board of Revenue hereby makes the following further amendments to its notification S.R.O. 2023 No. 68-Income-tax dated the 15th June 1957:—

In the schedule appended to the said notification under the sub-head "I. Andhra Pradesh" against

(a) 'B' Range, Hyderabad:

After the existing entry "8. Special Survey Circle, Hyderabad" the following entry shall be added:—

"9. Eluru".

(b) Vijayawada Range:

the entry "2. Ellore" shall be deleted and the subsequent entries "3. Masulipatam, 4. Special Survey Circle, 5. Special Circle 6. Tenali" shall be renumbered as "2. Masulipatam, 3. Special Survey Circle, 4. Special Circle, 5. Tenali"

B. V. MUNDKUR, Under Secy.

EXPLANATORY NOTE

The amendments have been necessitated due to the revision of the jurisdiction of Appellate Assistant Commissioner.

(This note does not form a part of the notification but is intended merely to be clarificatory).

[No. 115.]

New Delhi, the 4th December 1957

S.R.O. 3935.—In exercise of the powers conferred by sub-section (2) of section 5 of the Indian Income-tax Act, 1922 (11 of 1922) and in partial modification of its notification S.R.O. 1460 No. 54-Income-tax dated the 1st May, 1957, the Central Board of Revenue hereby directs that with effect from the 24th November 1957 (after noon), Shri V. Sundara Murthy Mudaliar a Commissioner of Income-tax shall perform all the functions of Commissioner of Income-tax in respect of such areas or of such persons or classes of persons or such incomes or classes of incomes or such cases or classes of cases as are comprised in the Income-tax Circles, Wards or Districts in the State of Madras.

Provided that he shall also perform his functions in respect of such persons or of such cases as have been or may be assigned by the Central Board of Revenue to any Income-tax Authority subordinate to him

Provided further that he shall not perform his functions in respect of such persons or such cases as have been or may be assigned to any Income-tax Authority outside his jurisdictional area.

While performing the said functions the said Shri Mudaliar shall be designated as the Commissioner of Income-tax, Madras with headquarters at Madras.

Explanatory Note

NOTE.—The amendments have become necessary due to a change in the incumbent of Commissioner's post.

(The above note does not form a part of the notification but is intended to be merely clarificatory.)

[No. 116 (55/104/57-I.T.).]

New Delhi, the 10th December 1957

S.R.O. 3936.—In exercise of the powers conferred by sub-section (2) of section 5 of the Indian Income-tax Act, 1922 (11 of 1922) and in partial modification of its notification S.R.O. 1449 No. 54-Income-tax dated the 1st May, 1957, the Central Board of Revenue hereby directs that with effect from the 30th November 1957 (afternoon), Shri V. S. K. D. Nadar, a Commissioner of Income-tax shall perform

all the functions of Commissioner of Income-tax in respect of such areas or of such persons or classes of persons or such incomes or classes of incomes or such cases or classes of cases as are comprised in the Income-tax Circles, Wards or Districts in the State of West Bengal, specified below, namely:—

1. Companies District I, Calcutta.
2. Companies District III, Calcutta.
3. Midnapur.
4. Special Circle I, Calcutta.
5. Refund Circle, Calcutta.
6. Howrah.
7. 24-Parganas.
8. Burdwan-Birbhum.
9. Jalpaiguri-Darjeeling.
10. Special Survey Circle VIII, Calcutta.
11. District VI, Calcutta.
12. District III(I), Calcutta.
13. Murshidabad-Nadia.
14. Hoogly.
15. Special Survey Circle VI, Calcutta.
16. Special Survey Circle XI, Calcutta.
17. District III-A, Calcutta.
18. Central Salary Circle, Calcutta.
19. Special Survey Circle, VII, Calcutta.
20. Non-Companies (Income-tax-cum-Excess Profits Tax), District I, Calcutta
21. District II (2), Calcutta.
22. Foreign Section, Calcutta.
23. Cooch-Behar.
24. West Dinajpur-Malda.
25. Estate Duty-cum-Income-tax Circle, Calcutta.
26. Estate Duty-cum-Income-tax Circle (Mofussil), Calcutta.
27. Estate Duty-cum-Income-tax Circle, Jalpaiguri.
28. Purulia-Bankura.

Provided that he shall also perform his functions in respect of such persons or of such cases as have been or may be assigned by the Central Board of Revenue to any Income-tax Authority subordinate to him.

Provided further that he shall not perform his functions in respect of such persons or such cases or such cases as have been or may be assigned to any Income-tax Authority outside his jurisdictional area.

While performing the said functions the said Shri Nadar shall be designated as the Commissioner of Income-tax, West Bengal with headquarters at Calcutta.

Explanatory Note

NOTE.—The amendments have become necessary due to a change in the incumbent of Commissioner's post.

(This note does not form a part of the notification but is intended to be clarificatory).

[No. 117 (55/104/57-I.T.)]

S.R.O. 3937.—In exercise of the powers conferred by sub-section (2) of section 5 of the Indian Income-tax Act, 1922 (11 of 1922) and in partial modification of its notification S.R.O. 1679 No. 60-Income-tax, dated the 20th May, 1957, the Central Board of Revenue hereby directs that with effect from the 7th December, 1957 (after noon), Shri S. A. L. Narayana Row a Commissioner of Income-tax shall perform all the functions of Commissioner of Income-tax in respect of such areas or of such persons or classes of persons or such incomes or classes of incomes or such cases or classes of cases as are comprised in the Income-tax Circles, Wards or Districts in the State of Andhra Pradesh.

Provided that he shall also perform his functions in respect of such persons or of such cases as have been or may be assigned by the Central Board of Revenue to any Income-tax Authority subordinate to him.

Provided further that he shall not perform his functions in respect of such persons or such cases as have been or may be assigned to any Income-tax Authority outside his jurisdictional area.

While performing the said functions the said Shri Narayana Row shall be designated as the Commissioner of Income-tax, Andhra Pradesh with headquarters at Hyderabad.

Explanatory Note

NOTE.—The amendments have been necessitated due to a change in the incumbent of Commissioner's post.

(This note does not form a part of the notification but is intended merely to be clarificatory).

[No. 118 (55/105/57-I.T.)]

B. V. MUNDKUR, Under Secy.

CUSTOMS

New Delhi, the 4th December 1957

S.R.O. 3938.—In exercise of the powers conferred by section 128 of the Sea Customs Act, 1878 (8 of 1878), as in force in India and as applied to the State of Pondicherry, the Central Board of Revenue hereby makes the following amendment in its notification No. 16-Customs, dated the 27th May, 1944, namely:—

In the said notification, for the words, "in the District of Malabar in the State of Madras", the words "in the State of Kerala" shall be substituted.

[No. 299.]

M. A. RANGASWAMY, Secy.

MINISTRY OF COMMERCE & INDUSTRY

TEA CONTROL

New Delhi, the 9th December 1957

S.R.O. 3939.—The following draft of an amendment which it is proposed to make in the Tea Rules, 1954, in exercise of the powers conferred by section 49 of the Tea Act, 1953 (29 of 1953), is published as required by sub-section (1) of the said section for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration on or after the 31st December 1957.

2. Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government.

Draft Amendment

In the said Rules—

(1) In rule 30, for sub-rule (3), the following sub-rule shall be substituted, namely:—

"(3) Permission for extension of cultivation shall not be granted to any estate—

(i) if the permissible acreage of that estate exceeds 500 acres, or

(ii) if any permission for extension granted by the Tea Board to that estate under clause (c) of sub-rule (2) of rule 30A has the effect to increase its total area to more than 500 acres,

without the previous sanction of the Central Government;

Provided that a tea estate which has fully utilised any permit or permits granted to it under this sub-rule in respect of a particular five year period may be granted a further permit or permits in respect of the same period with the previous sanction of the Central Government".

(2) In rule 30A,—

(i) In sub-rule (2)—

(a) after clause (c), the following clause shall be inserted, namely—

"(cc) Notwithstanding anything contained in clauses (a), (b) and (c), a tea estate which has fully utilised any permit or permits granted to it in respect of a particular five-year period may be granted a further permit or permits in respect of the same period subject to the limits laid down in the said clauses;

Provided that the grant of permit to any tea estate under this clause which has the effect of bringing the total area of the estate to more than 500 acres will require the previous sanction of the Central Government.”;

(b) in clause (d), for the words, brackets and letters “clauses (a), (b) and (c)” the words, brackets and letters, “clauses (a), (b), (c) and (cc)” shall be substituted.

(ii) In sub-rule 4, for the second proviso, the following shall be substituted, namely:—

“Provided further that notwithstanding anything contained in sub-rule (2), the Board may, if it thinks fit, cancel any permit issued to a tea estate, or any part of such permit remaining unutilized, after a period of not less than three years from the date of issue.”

(iii) To sub-rule (5), the following further proviso shall be added, namely:—

“Provided further that the Tea Board shall obtain the previous permission of the Central Government if the transfer of permit is to an estate with a permissible acreage of more than 500 acres or has the effect of bringing the total area of the tea estate to more than 500 acres.”

[No. 9(1)Plant(A)/57.]

P. V. RAMASWAMY, Under Secy.

CORRIGENDUM

New Delhi, the 6th December 1957

S.R.O. 3940.—In the notification of the Government of India in the Ministry of Commerce and Industry, No. S.R.O. 3136-A, dated the 30th September, 1957, published in Part II—Section 3 of the Gazette of India Extraordinary, dated the 30th September, 1957:—

- (1) Page 3434/2—In amendment IV, for ‘96 to 105’ read ‘96 to 104’.
- (2) Page 2434/3—In amendment VIII, line 26, for ‘Hedge Contracts.’ read ‘Hedge Contracts’.
- (3) Page 2434/4—In amendment IX, line 15, delete ‘, ’ appearing after ‘these’.

[No. F. 40-Exp.(10)/56-TMP.]
T. S. KUNCHITHAPATHAM, Under Secy.

(Indian Standards Institution)

Delhi, the 27th November 1957

S.R.O. 3941.—In pursuance of sub-rule (1) of rule 4 of the Indian Standards Institution (Certification Marks) Rules, 1955, the Indian Standards Institution hereby notifies that the Standard Mark, design of which together with the verbal description of the design and the title of the relevant Indian Standard is given in the Schedule hereto annexed, has been specified.

This Standard Mark, for the purpose of the Indian Standards Institution (Certification Marks) Act, 1952 and the rules and regulations framed thereunder, shall come into force with effect from 7th December 1957.

THE SCHEDULE

Design of the Standard Mark	No. and title of relevant Indian Standard	Verbal description of the design of the Standard Mark
(1)	(2)	(3)
	IS:323-1952 Specification for Rectified Spirit	The monogram of the Indian Standards Institution, consisting of letters ISI, drawn in the exact style and relative proportions as indicated in column (1), the number designation of the Indian Standard and the IS designation of the grade being inscribed in the top and bottom sides of the monogram as indicated in the design.

A. N. GHOSH, Jt. Director.
[No. MDC/11(5).]

Delhi, the 3rd December 1957

S.R.O. 3942.—In pursuance of sub-regulations (2) and (3) of regulation 3 of the Indian Standards Institution (Certification Marks) Regulations, 1955, the Indian Standards Institution hereby notifies that the Indian Standards, particulars of which are given in the Schedule hereto annexed have been established during the period 16th to 30th November 1957.

THE SCHEDULE

Serial No.	No. and title of the Indian Standard established	No. and title of the Indian Standard or standards, if any, superseded by the new Indian Standard	Brief Particulars
(1)	(2)	(3)	(4)
1.	IS : 1037-1957 Specification for General Purpose Low Frequency Chokes.	..	This standard prescribes the requirements of general purpose low frequency chokes with one or more windings suitable for the use in radio receivers, amplifiers, small transmitters and other similar electronic devices. It covers chokes up to 250 milliamperes direct current and with voltages not exceeding 1500 volts AC (RMS) or DC to ground, used mainly in filter circuits, including what are known as 'Swinging Chokes'. (Price Rs. 2.00).
2.	IS : 1108-1957 Specification for Tincture Glass Bottles.	..	This standard prescribes the requirements of quality of glass, workmanship, tolerance on capacity and methods of test for limit of alkalinity for tincture glass bottles used in pharmaceutical industry. (Price Rs. 1.50).

(1)	(2)	(3)	(4)
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3. IS 1114-1957 Specification
for Ammonium Chloride
Technical.

..

This standard prescribes the requirements and the methods of test for ammonium chloride of technical grade, commercially known as *sal ammoniac* intended for use as a fertilizer and for other purposes.
(Price Rs. 1.50).

Copies of these Indian Standards are available for sale with the Indian Standards Institution, 19, University Road, Delhi-8, and also at its Branch Offices at (i) 40/40A Cawasji & Patel Street Fort, Bombay-1, (ii) P-II Mission Row Extension, Calcutta-1, and (iii) 23 Nungambakkam High Road, Madras-6.

A. N. GHOSH, Jt. Director.

[No. MDC/11(4).]

S.R.O. 3943.—In pursuance of regulation 4 of the Indian Standards Institution (Certification Marks) Regulations, 1955 the Indian Standards Institution hereby notifies that amendments to the Indian Standards given in the Schedule hereto annexed have been issued under the powers conferred by sub-regulation (1) of regulation 3 of the said regulation.

THE SCHEDULE

Sl. No. and title of the No. Indian Standard amended	No. & date of Gazette Notification in which the establishment of the Indian Standard was notified	No. & date of Amendment	Brief particulars of Amendment	Date of effect of the Amendment	
(1)	(2)	(3)	(4)	(5)	(6)
1. IS: 757-1955 Specification for Hand-loom Cotton Lint, Absorbent, Bleached.	S.R.O. 1152 dated 19th May 1956.	No. 2 Nov. 1957.	(a) IS: 199-1950 methods for the Estimation of Moisture, Total Size Starch, Ash and Wax Content in Grey and Bleached Cotton Textile Materials have been added to the list of Indian Standards given in clause 0.6. (b) A new clause specifying the maximum content of ash at 0.5 percent has been introduced as clause 5.8 after clause 5.71 and the subsequent clauses have been renumbered. (c) The pH range 'between 5.5 and 8.5' given in clause C-3.1, line 2, has been changed to 'between 6.5 and 8.5'.	9-12-57	

(1)	(2)	(3)	(4)	(5)	(6)
2. IS: 758-1955 Specification for Handloom Cotton Gauze, Absorbent, Bleached.	S.R.O. 1152 dated 19th Nov. 1957. May 1956.	No. 2	(a) IS: 199-1950 methods for the Estimation of Moisture, Total Size, Starch, Ash and Wax Content in Grey and Bleached Cotton Textile Materials has been added to the list of Indian Standards given in clause o.6.		9-12-57

(b) A new clause specifying the maximum content of ash at 0.5 percent has been introduced as clause 5.7 after clause 5.6.1 and the subsequent clauses have been renumbered.

(c) The pH range 'between 5.5 and 8.5' given in clause C-3.1, line 2, has been changed to 'between 6.5 and 8.5'.

Copies of these amendment slips are available, free of cost, with the Indian Standards Institution, 19, University Road, Delhi-8, and also at its Branch Offices at (i) 40/40A, Cawasji Patel Street, Fort, Bombay-1, (ii) P-11, Mission Row Extension, Calcutta-1, and (iii) 23 Nungambakkam High Road, Madras-6.

A. N. GHOSH, Jt. Director.
[No. MDC/11(9).]

S.R.O. 3944.—In exercise of the powers conferred by sub-regulations (2) and (3) of regulation 3 of the Indian Standards Institution (Certification Marks) Regulations, 1955, the Indian Standards Institution hereby notifies the issue of errata slips, particulars of which are given in column (4) of the Schedule hereto annexed, in respect of the Indian Standards specified in column (2) of the said Schedule.

THE SCHEDULE

Serial No.	No. and title of Indian Standard	No. and date of Gazette Notification in which establishment of Indian Standard was notified	Particulars of Errata Slips issued
(1)	(2)	(3)	(4)
1.	IS : 862-1956 Specification for Handloom Cotton Tick-ing Cloth, Grey, Striped.	S.R.O. 1748 dated 4th August 1956.	The last item in the list in clause o.5 on page 2 and item (d), line 2, in clause 5.6.1 on page 4 have been corrected to "IS : 971-1956" in place of "IS: 862".
2.	IX: 891-1957 Specification for Handloom Worsted Shirting.	S.R.O. 1546 dated 18th May 1957.	The last but one item in the list in clause o.5 on page 2 and the item (c), line 2, in clause 5.5.1 on page 4 have been corrected to "IS: 971-1956" in place of "IS: 865".

(1)	(2)	(3)	(4)
3. IS: 894-1957 Specification for Handloom Woollen Blankets, Superior, Scarlet (Red).	S.R.O. 2029 dated 22nd June 1957.	The last but one item in the list in clause 5·6 on page 2 and the item (c), line 2, in clause 5·6·1 on page 4 have been corrected to "IS:971-1956" in place of "IS: 865".	
4. IS : 900-1956 Code of Practice for Installation and Maintenance of Induction Motors.	S.R.O. 2909 dated 14th September 1957.	The words "starter circuit" appearing in line 2 on page 14, clause 6·2·5·2 have been corrected to read "stator circuit".	

Copies of these errata slips are available, free of charge, with the Indian Standards Institution, 19, University Road, Delhi-8, and also at its Branch Offices at (i) 40/40A Cawasji Patel Street, Port, Bombay-1, (ii) P-II Mission Row Extension, Calcutta-1, and (iii) 223 Nungambakkam High Road, Madras-6.

A. N. GHOSH, Jt. Director.

[No. MDC/11(10).]

T. S. KUNCHITHAPATHAM, Under Secy.

ERRATA

In the Ministry of Commerce and Industry (Indian Standards Institution) Notification No. MDC/12(132), dated 30th October 1957, published in the Gazette of India, Part II—Section 3, dated 16th November 1957 as S.R.O. 3638, please make the following corrections:—

Line	For	read
1	Sub-section (1)	Sub-regulation (1)
Schedule—	From	To
Period of Validity	4-11-57	3-11-57
4-11-57	3-11-57	4-11-57
Schedule—	The Aluminium	The Aluminium
Name and Address of the Licensee	Manufacturing Co.....	Manufacturing Co.....

MINISTRY OF STEEL, MINES AND FUEL

(Department of Iron and Steel)

New Delhi, the 30th November 1957

S.R.O. 3945 /ESS.COMM/IRON AND STEEL-2/Am(7).—In exercise of the powers conferred by sub-clause (c) of clause 2 of the Iron and Steel (Control Order, 1956, the Central Government hereby directs that the following further amendment shall be made to the notification

of the Government of India in the Ministry of Steel, Mines and Fuel, No. S.R.O. 2041/ESS COMM/IRON AND STEEL-(2)(c), dated the 11th June, 1957, as amended from time to time, namely :—

In the Schedule annexed to the said notification, for the existing entries relating to RAJASTHAN, the following shall be substituted, namely :—

I	2	3
"RAJASTHAN	1. Director of Industries and Supplies, Rajasthan, Jaipur.	4, 5, 10, 11, 12(2), 18, 20, 22, 23, 24(b), 24(c), 24(d) and 28 (for Iron & Steel and Scrap); 12(1) and 14(1), in so far as persons other than 'Producers' (including Registered Producers) and 'Controlled Stockholders' are concerned; and 24(a) and 26(1), in so far as a person or an authority having the management of 'Controlled Source' other than a 'Producer' (including Registered Producer), and/or a 'Railway Administration' is concerned.
	2. The Director of Agriculture, Govt. of Rajasthan, Jaipur.	4, 5, 10, 11, 12(2), 18, 20, 22, 23, 24(b), 24(c) and 24(d).
	3. Deputy Director of Industries and Supplies, Government of Rajasthan, Jaipur.	4, 5, 10, 11, 12(2), 18, 20, 22, 23, 24(b), 24(c), 24(d) and 28 (for Iron and Steel and Scrap).
	4. Assistant Directors of Industries and Supplies, Government of Rajasthan, Jaipur, Bikancer, Jodhpur, Bharatpur and Udaipur.	4, 5, 12(2), 18, 20, 24(b), 24(c) and 24(d).
	5. All Collectors of the Districts in Rajasthan.	4, 5, 12(2), 18, 20, 24(b), 24(c), 24(d) and 28 (for Iron & Steel and Scrap).
	6. Assistant Director, Civil Supplies, Government of Rajasthan, Jaipur.	4 and 5.
	7. All Sub-Divisional Officers, District Agriculture Officers and District Industries Officers in the State of Rajasthan.	4 and 5"

[No. SC(A)-4(408).]

New Delhi, the 9th December 1957

S.R.O. 3946.—/ESS. COMM/IRON AND STEEL-2(c)/Am(8).—In exercise of the powers conferred by sub-clause (c) of clause 2 of the Iron and Steel (Control) Order, 1956, the Central Government hereby directs that the following further amendment shall be made to the notification of the Government of India in the Ministry of Steel, Mines and Fuel, No. 'S.R.O. 2041/ESS. COMM/IRON AND STEEL-2(c)', dated the 11th June, 1957, as amended from time to time, namely:—

In the Schedule annexed to the said notification, in column 2 thereof, against 'MYSORE', for the entry—

2

"2. Assistant Iron and Steel Controller, Government of Mysore, Bhadravati.",

the following entry shall be substituted, namely:—

2

"2. Assistant Iron and Steel Controllers, Government of Mysore, Bhadravati."

[No. SC(A)-4(328).]

G. V. RAMAKRISHNA, Under Secy.

(Department of Steel, Mines & Fuel)

CORRIGENDUM

New Delhi-2, the 3rd December 1957

S.R.O. 3947.—In the schedule to S.R.O. 2434 dated the 16th July, 1957, published in Part —Section 3 of the Gazette of India dated the 27th July, 1957, for the existing entries, substitute the following :—

S. No.	Section of the Act.	Competent Authority
1	4(3)	Shri A. B. Guha, Chief Mining Engineer (New) National Coal Development Corporation (Private) Limited, Ranchi. Shri D. R. Bagroy, Chief Mining Engineer (Old), National Coal Development Corporation (Private) Limited, Ranchi. Shri S. C. Dey, Joint Chief Mining Engineer, National Coal Development Corporation (Private) Limited, Ranchi. Shri B. R. Tolley, Deputy Chief Mining Engineer (Production), National Coal Development Corporation (Private) Limited, Ranchi. Shri I. S. Jain } Assistant Superintendent of Collieries, Shri C. Balram } National Coal Development Corporation Shri A. N. Banerjee } (Private) Limited, Ranchi.
2	6	Shri K. P. Narayan, Director of Administration, National Coal Development Corporation (Private) Limited, Ranchi.
3	12	Shri G. N. Johari, Senior Revenue Officer, National Coal Development Corporation (Private) Limited, Ranchi.
4	13(6)	Shri G. N. Johari, Senior Revenue Officer, National Coal Development Corporation (Private) Limited, Ranchi.

[No. C2-1(46)/57]

A. S. GREWAL, Under Secy.

MINISTRY OF FOOD AND AGRICULTURE

(Dept. of Agriculture)

(I.C.A.R.)

New Delhi-2, the 28th November 1957

S.R.O. 3948.—In pursuance of the provisions of sub-sections (e) and (f) of Section 4 of the Indian Oilseeds Committee Act, 1946 (9 of 1946), the Central Government hereby appoint,

- (i) The Director of Agriculture, West Bengal, Calcutta, and
(ii) Shri Sudhir Kumar Talapatra, Joint Secretary, Farmers Forum, Village:
Terahari, P.O.: Mohitnagar, Distt. Jalpaiguri.

respectively as members of the Indian Central Oilseeds Committee, on being nominated by the State Government of West Bengal.

Their term of appointment is for a period of 3 years with effect from the 1st April, 1957.

[No. 6-5/57-Com.I.]

New Delhi, the 29th November 1957

S.R.O. 3949.—The following amendments to the Indian Central Cotton Committee Provident Fund Rules, made by the Indian Central Cotton Committee, in exercise of the powers conferred by section 16 of the Indian Cotton Cess Act, 1923 (14 of 1923), and with the previous sanction of the Central Government, are hereby published in pursuance of section 17 of the said Act.

Amendments

1. In sub-rule 5 of the rule 18 of the said Rules

(i) for clause (a), the following shall be substituted, namely:—

“(a) in respect of any specified nominee, that in the event of his predeceasing the subscriber, the right conferred upon that nominee shall pass to such other person or persons as may be specified in the nomination, provided that such other person or persons shall, if the subscriber has other members of his family, be such other member or members”.

(ii) in clause (b), the following further proviso shall be added, namely:—

“Provided further that if at the time of making the nomination the subscriber has only one member of the family, he shall provide in the nomination that the right conferred upon the alternate nominee under clause (a) shall become invalid in the event of his subsequently acquiring other member or members in his family”.

2. In each of the nomination forms B.1, B.2, B.3 and B.4 annexed to the said Rules, for the last column, the following shall be substituted, namely:—

“Name, address and relationship of the person or persons, if any, to whom the right of the nominee shall pass in the event of his predeceasing the subscriber or on the happening of the contingency or contingencies specified in the previous column.”

[No. F.1-85/57-Corn.II.]

N. RANGANATHAN, Under Secy.

(Department of Agriculture)

ORDER

New Delhi, the 9th December 1957

S.R.O. 3950.—In exercise of the powers conferred by section 5 of the Essential Commodities Act, 1955 (10 of 1955), the Central Government hereby directs that the powers conferred on it by sub-section (1) of section 3 of the said Act to provide for matters specified in clause (b) of sub-section (2) thereof shall in the State of Kerala be exercisable also by the State Government of Kerala, subject to the condition that no order shall be made by the State Government without the prior approval of the Central Government.

[No. F.7-7/57-C(E).]

P. N. THAPAR, Secy.

MINISTRY OF HEALTH

New Delhi, the 5th December 1957

S.R.O. 3951.—Dr. Ram Prasad Lal, Dental Surgeon, Patna Medical College Hospital, has been duly elected as a member of the Dental Council of India from Bihar under clause (a) of section 3 of the Dentists Act, 1948 (16 of 1948), with effect from the 15th September, 1957.

[No. F. 6-6/57-MI(Pt.).]

S.R.O. 3952.—In exercise of the powers conferred by sub-section (2) of section 10 of the Dentists Act, 1948 (16 of 1948), the Dental Council of India, after consulting the Government and the State Council of the State of Madras, hereby declares that B.D.S. degree of the University of Madras, Madras, shall be a recognised dental qualification.

S. BRATT, L.D.Sc., F.I.C.D.,
Secretary, Dental Council of India.

[No. F. 6-77/57-MI.]

KRISHNA BIHARI, Under Secy.

MINISTRY OF IRRIGATION & POWER

New Delhi, the 5th December 1957

S.R.O. 3953.— In exercise of the powers conferred by sub-rule (2) of rule 11, clause (b) of sub-rule (2) of rule 14 and sub-rule (1) of rule 23 of the Central Civil Services (Classification, Control and Appeal) Rules, 1957, the President hereby directs that the following amendments shall be made in the Schedule to the notification of the Government of India in the Ministry of Irrigation and Power No. S.R.O. 617, dated the 28th February, 1957, namely:—

In the said Schedule—

(1) in Part I—

(a) under the heading “Central Water and Power Commission (Water Wing)”

(i) after “Professional Assistant” in column 1 and the entries relating thereto, the following shall be inserted namely:—

1	2	3	4	5
“Research Assistant; Statistical Assistant.	Member (Administration).	Member (Administration). Director (Administration)	All (i) to (iii)	Chairman, Central Water and Power Commission.”

(ii) to each of the entries “Senior Draftsman” and “Estimator” in column 1, the brackets and words “(Selection Grade)” shall be added.

(b) under the heading “Central Water and Power Research Station, Poona”, after “Research Assistant” in column 1 and the entries relating thereto, the following shall be inserted, namely:—

1	2	3	4	5
“Head Clerk, Head Storekeeper;	Member (Administration)	Member (Administration) Director (Administration)	All (i) to (iii)	Chairman, Central Water and Power Commission.”

(c) after the heading “Projects under the control of Central Water and Power Commission and the entries thereunder, the following heading and entries shall be inserted namely:—

1	2	3	4	5
“Technical Training Centre under Central Water and Power Commission	Member (Administration)	Member (Administration) Director (Administration)	All (i) to (iii)	Chairman Central Water and power Commission.
Forclman; Head Clerk.				
All other posts	Director (Administration)	Director (Administration)	All	Member (Administration)”

(2) In Part II, for the existing entry under the heading “projects under the control of Central Water and Power Commission”, the following sub-headings and entries, shall be substituted, namely:—

1	2	3	4	5
“Circle Offices under the control of Central Water and Power Commission.				
All posts.	Superintending Engineer.	Superintending Engineer.	All	Chief Engineer.

Divisional Offices under the control of Circle Offices of Central Water and Power Commission.

1	2	3	4	5
All posts	Executive Engineer.	Executive Engineer.	All	Superintending Engineer.

Technical Training Centre under Central Water and Power Commission.

1	2	3	4	5
All posts	Deputy Director	Deputy Director	All	Director (Administration)”

[No. 10(4)/57-AVS.

G. D. KSHETRAPAL, Dy. Secy.

MINISTRY OF WORKS, HOUSING AND SUPPLY

(Central Boilers Board)

New Delhi, the 3rd December 1957

S.R.O. 3954.—The following draft of a further amendment to the Indian Boiler Regulations, 1950, which the Central Boilers Board proposes to make in exercise of the powers conferred by section 28 of the Indian Boilers Act, 1923 (5 of 1923) is published as required by sub-section (1) of section 31 of the said Act, for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 1st March 1958.

Any objections or suggestions which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Boilers Board. Such objections or suggestions should be addressed to the Secretary, Central Boilers Board, Ministry of Works, Housing and Supply, North Block, New Delhi.

Draft Amendment

In the said Regulations, for clause (b) of regulation 290, the following clause shall be substituted, namely:—

"(b) Valves may be fabricated from seamless steel pipes for pressures not exceeding 250 pounds per square inch and temperatures not exceeding 800°F. The welding should conform to Regulation 125 and the valve chest should be stress relieved after fabrication. Valves meant for use in pipe work may also be fabricated by welding from seamless steel pipes but no restriction as above regarding pressure and temperature shall apply to them provided the welding complies with all the relevant requirements of fusion welding such as stress relieving and radio graphic inspection of the weld and the like prescribed in Chapter V of these Regulations.

The working pressure of the valves shall be determined from equation 91 where $2 \frac{Se}{S}$ shall be substituted by $1.8.S$. The wall thickness shall not be less than $3/8"$. The valves shall withstand satisfactorily a hydraulic test to at least twice the working pressure of the boiler or the steam-pipe for which they are intended".

[No. S&P.II/BL-20(10)/57.]

S.R.O. 3955.—In exercise of the powers conferred by section 28 of the Indian Boilers Act, 1923 (5 of 1923), the Central Boilers Board hereby makes the following further amendments in the Indian Boiler Regulations, 1950, the same having been previously published as required by sub-section (1) of section 31 of the said Act, namely:—

In the said Regulations...

In the heading and in clause (a) of regulation 81, the word "carbon" shall be omitted.

[No. BL-304(15)/53.]

New Delhi, the 4th December 1957

S.R.O. 3956.—The following draft of a further amendment to the Indian Boiler Regulations, 1950, which the Central Boilers Board proposes to make in exercise of the powers conferred by section 28 of the Indian Boilers Act, 1923 (5 of 1923), is published as required by sub-section (1) of section 31 of the said Act, for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 20th February 1958.

Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Boilers Board. Such objections or suggestions should be addressed to the Secretary, Central Boilers Board, Ministry of Works, Housing and Supply, North Block, New Delhi.

Draft Amendment

In the said Regulations, in the list of well-known Steel makers, in Appendix 'G', the following shall be added at the end, namely:—

"19. Messrs Republic Steel Corporation, Chrysler Building, New York 17,
U.S.A."

[No. S&P-II/BL-21(1)/57.]

S.R.O. 3957.—The following draft of a further amendment to the Indian Boiler Regulations, 1950, which the Central Boilers Board proposes to make in exercise of the powers conferred by section 28 of the Indian Boilers Act, 1923 (5 of 1923), is published as required by sub-section (1) of section 31 of the said Act, for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 20-2-1958.

Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Boilers Board. Such objections or suggestions should be addressed to the Secretary, Central Boilers Board, Ministry of Works, Housing and Supply, North Block, New Delhi.

Draft Amendment

In the said Regulations—

(1) in Regulation 4(c) (iv), the foot note, namely;

"Note:—For the list of 'Well-known Steel Maker's recognised by the Central Boilers Board see Appendix G", shall be omitted.

(2) in the list of well-known Steel makers in Appendix 'G', the following shall be added, at the end namely;

"17. Messers. Babcock and Wilcox Company, Tubular Products Division, Beaver Falls, PA, U.S.A."

[No. S&P-II/BL/21(5)/57.]

S.R.O. 3958.—The following draft of a further amendment to the Indian Boiler Regulations, 1950, which the Central Boilers Board proposes to make in exercise of the powers conferred by section 28 of the Indian Boilers Act, 1923 (5 of 1923), is published as required by sub-section (1) of section 31 of the said Act, for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 20th February, 1958.

Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Boilers Board. Such objections or suggestions should be addressed to the Secretary, Central Boilers Board, Ministry of Works, Housing and Supply, North Block, New Delhi.

Draft Amendment

In the said Regulations, in the list of well-known steelmakers in Appendix 'G', the following shall be added at the end, namely:—

"18. Messrs. Colorado Fuel and Iron Corporation, 575, Madison Avenue, New York 22, N.Y. (U.S.A.)".

[No. S&P-II/BL-21(8)/56.]

New Delhi, the 9th December 1957

S.R.O. 3959.—The following draft of certain further amendments to the Indian Boiler Regulations, 1950, which the Central Boilers Board proposes to make in exercise of the powers conferred by section 28 of the Indian Boilers Act, 1923 (5 of 1923), is published as required by sub-section (1) of section 31 of the said Act, for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 1st March 1958.

Any objections or suggestions which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Boilers Board. Such objections or suggestions should be addressed to the Secretary, Central Boilers Board, Ministry of Works, Housing and Supply, North Block, New Delhi.

Draft Amendments

In the said Regulations—

1 To regulation 77, the following clause shall be added, namely:—

"If, however, the tensile tests are carried out on specimens conforming to any other standard, the material will be accepted provided the tensile strength and elongation computed on the basis of the dimensions of the Test pieces under the Regulations conform to the above requirements."

2. For Clause (a) of Regulation 234, the following clause shall be substituted, namely:—

"(a) (i) The requirements of Regulations 9 to 20 so far as they relate to plates, shall apply to carbon steel plates for fusion welded boiler drums excepting that the ultimate tensile stress and elongation of the materials shall be between the limits shown in the table below and shall be specified for each component part of the boilers.

TABLE

Description	Ultimate tensile stress tons per sq. in.	Minimum elongation per cent. Test piece A or B
Plates for drum shells (<i>i.e.</i> , wrapper plates and tube plates)	28—34	20
Drum ends, stand or branch pipes and seatings for mountings	26—30 28—32 30—34	23 for 26—30 tons per sq. in. 20 for 28—32 tons per sq. in. 19 for 30—34 tons per sq. in.

If steels containing higher percentage of carbon than 0.26 is used the weldability of the material shall be proved to the satisfaction of the Inspecting Authority by conducting the requisite tests.

The test specimen may conform to any standard but the result of tests carried out on such specimens computed on the basis of the dimensions of the specimens in the Indian Boiler Regulations must conform to the above requirements.

(ii) The requirements of chemical composition and physical properties of alloy steels shall be as follows:—

Chemical Composition:—

Carbon	0.17—0.23
Manganese	1.00—1.30
Silicon	0.40—0.60
Phosphorus	0.05 max.
Sulphur	0.05 max.
Chromium	0.30 max.

Physical properties.—Ultimate tensile strength 33—38 tons/sq. in. Elongation on a standard test piece A not less than 19 per cent."

3. To Clause (b) of Regulation 244, the following clause shall be added, namely:—

"The requirements of Chemical composition and Physical properties of alloy steel forgings or solid drawn headers shall be as follows:—

Alloy Steel

(A) *Chemical Composition.*—(i) *Half per cent molybdenum steel.*

			Grade A	Grade B
Carbon	.	.	0·2 max.	0·2—0·27
Manganese	.	.	0·8 max.	0·4—0·8
Silicon	.	.	0·10—0·35	0·10—0·35
Sulphur	.	.	0·05 max.	0·05—max.
Phosphorus	.	.	0·05 max.	0·05 max.
Molybdenum	.	.	0·04—0·6	0·45—0·65

(ii) *One per cent chromium—half per cent molybdenum steel.*—The chemical composition of this material shall be same as those prescribed for tubes under Regulation 53(a).

(iii) *2½ per cent chromium—1 per cent molybdenum steel.*—The steel shall have the following chemical composition:—

Carbon	.	.	0·25 max.
Manganese	.	.	0·30—0·60
Sulphur	.	.	0·40
Phosphorus	.	.	0·04
Silicon	.	.	0·50 max.
Chromium	.	.	1·90—2·60
Molybderum	.	.	0·87—1·13

(B) *Freedom from defects.*—To comply with Regulation 237.

(C) *Heat Treatment.*—To comply with Regulation 238. Heat treatment involving quenching in a liquid medium is not permitted.

(D) *Mechanical tests.*—(i) The number and types of tests are to comply with those prescribed under Regulation 239.

(E) Selection of test pieces is to comply with Regulation 240(a).

(F) *Tensile tests.*—The ultimate tensile stress and elongation of the ½ per cent molybdenum steel as referred to in item (A) (i) above, shall be between the limits shown below:—

The ultimate tensile stress shall be 26 tons per square inch minimum on Grade A and 31 tons per square inch minimum on Grade B.

The minimum elongation shall be 30 percent on Grade A and 22 per cent on Grade B determined on test piece 'C' or subsidiary standard round test pieces (see Appendix B).

The ultimate tensile stress and elongation of the other two steels as referred to in items (A) (ii) and A (iii), are to be in conformity with the provisions of Regulation 240(b).

(G) *Bend test pieces.*—These are to comply with Reg. 240(c) but in the case of headers, the bend test pieces may be cut transversally 1½ times T wide by T thick, where T is the thickness of the header.

(H) *Bend tests.*—These tests—and test results are to be in conformity with the provisions of Reg. 240(d), but the internal radius of the bend need not be more than 1½ T for the full thickness test piece.

(I) *Additional tests before rejection.*—To comply with Regulation 241".

3. For the table below regulation 271, the following table shall be substituted, namely:—

Permissible Working Stresses at Working.....Metal.....Temperatures for Shell of Boilers and Cylindrical Headers.

Working Metal temperature	CARBON STEEL								ALLOY STEEL										
	Ultimate tensile stress 28—32 tons/sq. in.				Ultimate tensile stress 32—36 tons/sq. in.				Ultimate tensile stress 33—38 tons/sq. in.				Half percent molybdenum steel				One percent chromium—half percent molybdenum steel		
	Wrapper plates of riveted and seamless forged drums	Butt welds of fusion welded drums	Tube plates of riveted fusion welded seamless forged drums and headers	Wrapper plates of riveted and seamless forged drums	Butt welds of fusion welded drum	Tubes plates of riveted fusion welded seamless forged drums and headers	Seamless forged drums and headers	Seamless forged drums and headers	Wrapper plates of riveted and seam less forged drums	Butt welds of fusion welded drums	Tube plates of riveted fusion welded seamless forged drums and headers	Headers without tubes expanded therein	Headers having tubes expanded therein	Headers without tubes expanded therein	Headers having tubes expanded therein	Headers without tubes expanded therein	Headers having tubes expanded therein	Headers without tubes expanded therein	Headers having tubes expanded therein
Degrees in OF	lbs./sq. in.	lbs./sq. in.	lbs./sq. in.	lbs./sq. in.	lbs./sq.in.	lbs./sq. in.	lbs./sq. in.	lbs./sq. in.	lbs./sq. in.	lbs./sq. in.	lbs./sq. in.	lbs./sq. in.	lbs./sq. in.	lbs./sq. in.	lbs./sq. in.	lbs./sq. in.	lbs./sq. in.	lbs./sq. in.	lbs./sq. in.
Up to 650	15700	14000	14300	16800	15100	15300	16400	17300	18300	16500	16700	14600	13300	17400	15800	15500	14100	15500	14100
700	15200	13500	13800	16000	14400	14500	15600	16500	17000	15300	15500	14600	13300	17400	15800	15500	14100	15500	14100
750	13400	11900	12300	14300	12800	13000	13600	14200	15500	14000	14150	14600	13300	16800	15500	15500	14100	15500	14100
800	11300	9900	10500	11600	10400	10600	11200	11600	14200	14000	14150	13200	16100	15000	15250	14000	15500	14100	14100
860	8900	7900	8500				8900	9100	13400	12700	15400	14500	14600	15000	15250	14000	15500	14100	13300
900	6300	5700	6300				6300	6300	12600	12100	14500	13900	13200	13200	13200	12000	13200	12000	12000
925									11800	11400	12600	12200	12200	12200	12200	11100	12200	11100	
950									9000	8700	8700	8400	8400	8400	8400	10200	11200	10200	
957									5200	5100	4700	4600	4600	4600	4600	9350	8500	9500	8650
1000												7500	6800	7500	7500	7800	7100		
1050															4500	4100	5800	5300	
1100																	4200	3800	
1150																	3000	2700	
1200																	200	1800	

S.R.O. 3960.—The following draft of a further amendment to the Indian Boiler Regulations, 1950, which the Central Boilers Board proposes to make in exercise of the power conferred by section 28 of the Indian Boilers Act, 1923 (5 of 1923), is published as required by sub-section (1) of section 31 of the said Act, for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 1st March, 1958.

Any objections or suggestions which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Boilers Board. Such objections or suggestions should be addressed to the Secretary, Central Boilers Board, Ministry of Works, Housing and Supply, North Block, New Delhi.

Draft Amendment

In the said Regulations,

For the table below Regulation 259(b), the following table shall be substituted, namely:—

Diameter <i>in.</i>	Cross sectional area	Gauge length <i>in.</i>	Parallel length minimum	Radius at shoulder minimum
0·798	0·500	2·82	3·18	0·70
0·564	0·250	2·00	2·25	0·50
0·505	0·200	1·79	2·01	0·45
0·479	0·180	1·70	1·91	0·42
0·452	0·160	1·60	1·80	0·40
0·437	0·150	1·55	1·74	0·39
0·423	0·140	1·50	1·69	0·37
0·399	0·125	1·41	1·58	0·35
0·357	0·100	1·26	1·42	0·31
0·282	0·662 5	1·00	1·12	0·25
0·226	0·040 0	0·80	0·90	0·20
0·159	0·020 0	0·56	0·63	0·14
0·125	0·012 2	0·44	0·50	0·11

[No. BL-304(25)/54.]

S.R.O. 3961.—In exercise of the powers conferred by section 28 of the Indian Boilers Act, 1923 (5 of 1923), the Central Boilers Board hereby makes the following further amendment in the Indian Boiler Regulations, 1950, the same having been previously published as required by sub-section (1) of section 31 of the said Act, namely:

In the said Regulations—

In clause (a) of Regulation 154, the following shall be added at the end, namely.—

“Where welded, the welding shall be stress relieved and in all respects to the satisfaction of the Inspecting Authority”.

[No. S&PII/BL-20(25)/56.]

M. N. KALE, Secy.

MINISTRY OF REHABILITATION

New Delhi the 26th November 1957

S.R.O. 3962.—Whereas the Central Government is of opinion that it is necessary to acquire certain evacuee properties in the State of Uttar Pradesh for a public purpose, being a purpose connected with the relief and rehabilitation of displaced persons, including payment of compensation to such persons.

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 12 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954, (44 of 1954), it is notified that the Central Government has decided to acquire, and hereby acquires the evacuee properties specified in the Schedule.

THE SCHEDULE

1. All tenancy rights of evacuees which have become Sirdaris under the Uttar Pradesh Zamindari Abolition and Land Reforms Act, 1950, (U.P. Act No. 1 of 1951) (herein-after referred to as the U.P. Act I of 1951) and which have been retrieved under the Administration of Evacuee Property Act, 1950 (31 of 1950) or retrieved under any other previous Acts or Ordinances and since re-pealed, and which have been allotted to displaced persons.

2. Sir and khudkasht rights of evacuees which have become Bhumidharis as under the U.P. Act I of 1951 and which have been retrieved and allotted to displaced persons and which have not been acquired under sub-section (1) of section 12 of the Displaced Persons (Compensation & Rehabilitation) Act, 1954 (44 of 1954) under the notification of the Government of India in the Ministry of Rehabilitation No. F. 1 (3) (5)/56-S.III(1), dated the 30th November, 1956.

EXCEPTIONS

The properties falling under any one or more of the following categories shall not be covered by this notification.

(1) Any Property

(i) in respect of which proceedings are pending before any authority at the date of this Notification under the Administration of Evacuee Property Act, 1950 (31 of 1950), in which the question at issue is whether the property is or is not an evacuee property, or

(ii) in respect of which the period of limitation if any fixed for filing an appeal or revision under the said Act for disputing the vesting of the property in the Custodian as Evacuee Property has not expired.

(2) Any such property in respect of which an application for the grant of a certificate under sub-section (1) of section 16 of the Administration of Evacuee Property Act, 1950 (31 of 1950) is pending at the date of this notification or in respect of which the period of limitation fixed for making such application has not expired.

(3) Any such property which has been restored under section 16 of the Administration of Evacuee Property Act, 1950 (31 of 1950) or in respect of which its restoration is pending at the date of this notification or in an application under sub-section (2) of that section for respect of which a certificate under sub-section (1) of that section has been granted but no application under sub-section (2) of that section for its restoration has been made.

(4) Any such property which before the date of this notification has been transferred and the transfer is effective under section 40 of the Administration of Evacuee Property Act, 1950 (31 of 1950), or in respect of which any proceedings are pending at the date of this notification under that section.

(5) Any such property which is a composite property within the meaning of the Evacuee Interest (Separation) Act, 1951, (64 of 1951).

(6) Any such property in respect of which any proceedings are pending in a Civil Court wherein the question at issue is whether the property is evacuee property or not;

(7) Any such property which at the date of this notification is being treated or is being managed as a trust property for a public purpose of a religious or charitable nature under sub-section (1) of section 11 of the Administration of Evacuee Property Act, 1950 (31 of 1950).

[No. F.1/3/11/57-S.III.]

New Delhi, the 29th November 1957

S.R.O. 3963.—In exercise of the powers conferred by sub-section 1 of section 3 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954, (44 of 1954), the Central Government hereby appoints all the tehsildars and naib-tehsildars in the various tehsils of Punjab to be Settlement Officers in that

State for the purpose of performing within their respective jurisdiction the functions assigned to a Settlement Officer by or under the said Act, in respect of agricultural land in any rural area, including houses, cattle sheds and vacant sites, if any, in any such area allotted along with any such lands.

[No. 1(7)(32)-S.III/57-I.]

New Delhi, the 30th November 1957

S.R.O. 3964.—In exercise of the powers conferred by clause (a) of sub-section (2) of section 16 of the Displaced Persons (Compensation & Rehabilitation) Act, 1954, (44 of 1954), the Central Government hereby appoints Shri Notan Dass, Reader to the Deputy Secretary, Rehabilitation Department, Punjab Government, Jullundur as *ex-officio* Managing Officer for the custody, management and disposal of evacuee agricultural lands, houses, cattle sheds and other properties situated in rural areas in the State of Punjab and since acquired under section 12 of the Act as aforesaid.

[No. 1(7)(4)/57-SIII.]

S.R.O. 3965.—In exercise of the powers conferred by section 12 of the Displaced Persons (Claims) Supplementary Act, 1954 (12 of 1954), the Central Government hereby makes the following amendment in the Displaced Persons (Verification of Claims) Supplementary Rules, 1954, namely:—

In the said rules, after rule 24, the following rule shall be inserted, namely:—

"24A. Fees for grant of copies of revenue records.—(1) The Chief Settlement Commissioner may, on an application made by a claimant himself or by any other person authorised by the claimant in this behalf or by the successor-in-interest of any deceased claimant, on payment of a fee as specified in the Schedule hereto annexed, supply a copy of the revenue record namely, Jamabandis number shumari and any document connected therewith as received from the Government of Pakistan in respect of agricultural land left by the claimant in West Pakistan.

(2) Every such application shall contain full particulars of the record of which the copy is required and shall be accompanied by an Indian Postal Order of the value of Rs. 1.00 nP. duly crossed and payable to the Chief Settlement Commissioner. The fee of Rs. 1.00 nP. is payable for each separate record relating to a village or deh.

(3) The fee shall not be refunded even if examination of the record shows no entry in the name of the applicant. In case where no entry in the name of the claimant exists, the applicant shall be informed accordingly.

(4) On receipt of the application under sub-rule (2) the Chief Settlement Commissioner, if the amount of fee sent by the applicant under that sub-rule is found inadequate, shall give notice to the applicant informing the applicant of the total fee payable and the manner in which it shall be made good. If the deficit is not so made good within a period of thirty days from the date of notice, the application shall be filed.

(5) The copy when ready shall be delivered to the applicant personally or to his duly authorised agent or sent by post, if so desired by the applicant.

(6) In the case of persons living in any country outside India, a receipt for the amount of fee issued by an officer authorised in this behalf by the representative of India in that country shall be sufficient evidence about the payment of fee provided such a receipt is enclosed with the application.

Schedule Rates for Fees

For copies of revenue records of lands situate in Bahawalpur, North West Frontier Province, Baluchistan and connected Agencies.

1. Minimum fee (non-refundable) along with application for a copy of a record for a village or a deh payable under sub rule(2) 1.00 nP.

2. Jamabandi/Number-shumari entries in the same village or deh.

(a) fifty naye paise per khata (khatun) upto 8 holdings and 12 naye paise for every additional holding covering upto 8 pages.

- (b) where the copy exceeds 8 pages fifty naye paise per holding and 12 naye paise extra for each additional page.
3. Chhant Jamabandis: twenty-five naya paise per khata upto 8 holdings and 12 naye paise for every additional holding.
 4. For a copy of Mutation 2.00 n.P.

For copies of revenue records of lands situate in Sind,

- | | |
|--|-------------------|
| 1. Minimum fee (non-refundable) along with application for a copy of a record payable under sub-rule (2) | 1.00 n.P. |
| 2. For first 16 survey numbers | 1.00 n.P. |
| 3. For every additional 8 survey numbers or less | fifty naye paise. |
| 4. For a copy of mutation | 2.00 n.P. |

In addition to above a fee of fifty naye paise shall be payable for every copy supplied.

[No. 4(1)/57-S. III.]

S.R.O. 3966.—In exercise of the powers conferred by sub-section (1) of Section 3 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), the Central Government hereby appoints Shri Kunj Behari Srivastava, Custodian of Evacuee Property, Himachal Pradesh to the post of Settlement Commissioner in the Union territory of Himachal Pradesh for the purpose of performing, in addition to his existing duties, within his jurisdiction the functions assigned to the Settlement Commissioner by or under the said Act, in respect of agricultural lands in any rural area including houses, cattle sheds and vacant sites, if any, in any such area allotted along with any such lands.

[No. 1(16)(3)/57-S.III.]
H. S. NAIR, Under Secy.

(Office of the Chief Settlement Commissioner)

New Delhi, the 4th December 1957

S.R.O. 3967.—In exercise of the powers conferred by sub-section (1) of Section 3 of the Displaced Persons (Compensation & Rehabilitation) Act, 1954 (44 of 1954), the Central Government hereby appoints Shri Keshov Das Soni, P.C.S., as Assistant Settlement Commissioner for the purpose of performing the functions assigned to such Commissioners by or under the said act with effect from the date he took charge of his office.

[No. 5(45)/Comp.I/57.]
M. L. PURI,
Settlement Commissioner & Ex-Officio Under Secy.

(Office of the Chief Settlement Commissioner)

New Delhi, the 5th December 1957

S.R.O. 3968.—In exercise of the powers conferred by sub-section (1) of section 3 of the Displaced Persons (Claims) Supplementary Act, 1954 (No. 12 of 1954), the Central Government hereby appoints Shri H. C. Matta as Settlement Officer for the purpose of performing the functions assigned to such officer by or under the said Act, with effect from the date he took charge of his office in the office of the Chief Settlement Commissioner.

The Central Government also appoints the said officer as Additional Settlement Commissioner for the purpose of performing the functions assigned to such officer by or under the said Act, with effect from the same date.

[No. 15 (30) Admn (Int)/57.]

I. N. CHIB,

Deputy Chief Settlement Commissioner & Ex-Officio Dy. Secy.

MINISTRY OF LABOUR AND EMPLOYMENT

New Delhi, the 4th December 1957

S.R.O. 3969.—Whereas it appears to the Central Government that the employer and the majority of the employees in relation to the Head Office establishment of Messers. Travancore Rubbers Limited, Kottayam, have agreed that the provisions of the Employees' Provident Funds Act, 1952 (19 of 1952), should be made applicable to the said establishment.

Now, therefore, in exercise of the powers conferred by sub-section (4) of section 1 of the Employees' Provident Funds Act, 1952 (19 of 1952), the Central Government hereby applies the provisions of the said Act to the said establishment.

This notification shall be deemed to have come into force on the 31st day of July, 1957.

[No. P.F.II 57(26)/57 Pt. I.]

S.R.O. 3970.—Whereas it appears to the Central Government that the employer and the majority of the employees in relation to the Head Office establishment of Messers. Mlammallay Tea Estates Limited, Kottayam, have agreed that the provisions of the Employees' Provident Funds Act, 1952 (19 of 1952), should be made applicable to the said establishment;

Now, therefore, in exercise of the powers conferred by sub-section (4) of section 1 of the Employees' Provident Funds Act, 1952 (19 of 1952), the Central Government hereby applies the provisions of the said Act to the said establishment.

This notification shall be deemed to have come into force on the 31st day of July, 1957.

[No. P.F.II 57(26)/57 Pt. I.]

S.R.O. 3971.—In exercise of the powers conferred by sub-section (1) of section 13 of the Employees' Provident Funds Act, 1952 (19 of 1952) and in partial modification of the notification of the Government of India in the late Ministry of Labour No. S.R.O. 1196 dated the 6th April, 1957 the Central Government hereby appoints Shri R. K. Parikh, Provident Fund Inspector, to be an Inspector for the whole of the State of Uttar Pradesh for the purposes of the said Employees' Provident Funds Act and of any scheme made thereunder in relation to factories within that State engaged in a controlled industry or in an industry connected with a mine or an oil field.

2. Notification No. PF. 516(46) dated the 5th January 1953 issued by the late Ministry of Labour and Employment in respect of Shri P. Tewari is hereby cancelled.

[No. PF-I/31(360)/57.]

S.R.O. 3972.—In exercise of the powers conferred by sub-section (1) of section 7 of the Employees' Provident Funds Act, 1952 (19 of 1952), the Central Government hereby makes the following further amendment in the Employees' Provident Funds Scheme, 1952, namely:—

In the said Scheme, in clause (b) of sub-paragraph (3) of paragraph 1, sub-clause (viii) shall be renumbered as sub-clause (ix) thereof and the following sub-clause shall be inscribed as sub-clause (vii), namely:—

“(viii) as respects coffee curing establishments covered by the Notification of the Government of India in the Ministry of Labour and Employment, S.R.O. 3411 dated the 26th October, 1957, come into force on the 30th day of November, 1957.”

[No. PF-II/48(50)/57.]

New Delhi, the 7th December 1957

S.R.O. 3973.—In exercise of the powers conferred by section 7 of the Coal Mines Provident Fund and Bonus Schemes Act, 1948 (46 of 1948), the Central Government hereby makes the following further amendments in the Andhra Pradesh Coal Mines Provident Fund Scheme published with the notification of the

Government in the late Ministry of Labour No. S.R.O. 657 dated the 12th March, 1956 and as amended from time to time, namely:—

In the said Scheme—

1. For clause (k) of paragraph 2 the following clause shall be substituted, namely:—

"(k) "period of membership" means in respect of a member the period beginning with the day on which he was employed in the coal mine wherefrom he qualifies for the membership of the Fund and ending with the date of the application on which he is permitted to withdraw the amount standing to his credit in the Fund under paragraph 41;:

Provided that in the case of an employee whose accumulations in any Provident Fund are transferred to the Coal Mines Provident Fund under paragraph 12 of the Scheme, the period of membership shall be deemed to have commenced on the day on which he was employed in the Coal Mine wherefrom he qualified to become a member of the former Fund;

Provided further that in any case where the date on which a member was employed cannot be ascertained, the first day of the period or quarter in which he qualified for membership of the former Fund or this Fund, as the case may be, shall be deemed to be the date on which he was employed in the coal mine."

2. In Form 'H' before the column for "Remarks" the following column shall be inserted, namely:—

"Date on which the person was employed".

3. This notification shall be deemed to have come into force with effect from the 10th August 1957.

[No. PF-I/2(118)/56.]

New Delhi, the 7th December 1957

S.R.O. 3974/BDLB/Am.(3)/57.—In pursuance of clause 4 of the Bombay Dock Workers (Regulation of Employment) Scheme, 1956, the Central Government hereby appoints Shri K. A. Dubash to be a member of the Bombay Dock Labour Board vice Shri E. M. Cassinath, resigned, and makes the following further amendment in the notification of the Government of India in the Ministry of Labour No. S.R.O. 2635, dated the 8th November, 1956, namely:—

In the said notification, under the heading "Members representing the employers of dock workers and shipping companies"

for the entry "(1) Shri E. M. Cassinath", the entry "(1) Shri K. A. Dubash" shall be substituted.

[No. Fac.170(2)/57.]

R. C. SAKSENA, Under Secy.

New Delhi, the 4th December 1957

S.R.O. 3975.—In exercise of the powers conferred by section 83 of the Mines Act, 1952 (35 of 1952), the Central Government hereby makes the following amendment to the notification of the Government of India, in the Ministry of Labour No. S.R.O. 1336 dated the 16th April, 1957, namely.

In Schedule I below the said notification, in column (1) with the heading "Mines exempted", the following entries shall be added at the end, namely:—

"(9) Sanjal Silica Rock Quarry, P.O. Sini. Dist. Singhbhum, Bihar.

(10) Dodkanya Magnesite Mines, P.O. Kodakola, Dist. Mysore."

[No. MI-46(4)/57.]

New Delhi, the 10th December 1957

S.R.O. 3976.—In pursuance of sub-rule (1) of rule 48 of Order XXI of the First Schedule to the Code of Civil Procedure, 1908 (Act 5 of 1908), the Central Government hereby appoints the Coal Mines Welfare Commissioner, Dhanbad, as

the officer to whom notices of orders attaching the salaries or allowances of the officers and staff of the Coal Mines Labour Welfare Fund Organization shall be sent.

[No. MII-6(22)56.]

S. RANGASWAMI, Under Secy.

New Delhi, the 9th December 1957

S.R.O. 3977.—In exercise of the powers conferred by section 87 of the Employees' State Insurance Act, 1948 (34 of 1948) and in continuation of the notification of the Government of India in the Ministry of Labour No. S.R.O. 2969, dated the 3rd December, 1956, the Central Government hereby exempts the Thorium/Uranium Plant, Trombay, from the operation of the said Act for a further period of six months with effect from the 8th December, 1957.

[No. F. HI-6(250)/57.]

S.R.O. 3978.—In pursuance of section 11 of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government hereby accepts the resignation by Shri K. N. Anantharaman, I.C.S., of his membership of the Employees' State Insurance Corporation constituted under the said Act.

[No. F. HI-1(251)/57.]

R. M. DOIPHODE, Under Secy.

New Delhi, the 10th December 1957

S.R.O. 3979.—In exercise of the powers conferred by sub-section (1) of section 19 of the Minimum Wages Act, 1948 (11 of 1948), the Central Government hereby appoints the officers mentioned in column 1 of the table below to be Inspectors for the purposes of the said Act within the local limits specified in column 2 of the said table and with effect from the dates mentioned against each in column 3 thereof and accordingly directs that the following amendment shall be made in the Government of India, Ministry of Labour Notification No. S.R.O. 734, dated 26th February, 1957, namely:—

In the Schedule to the said notification, under "VIII. Regional Labour Commissioner (Central) Dhanbad"—

- (a) after entry 5, the following shall be inserted, namely:—
"5A. Conciliation Officer (Central), Raniganj";
- (b) after entry 28, the following shall be inscrted, namely:—
"29. "Labour Inspector (Central), Barajamda.
30. Labour Inspector (Central), Domchanch.".

TABLE

<i>Designation of the Officer</i>	<i>Territorial jurisdiction</i>	<i>Date</i>
1. Conciliation Officer (Central), Raniganj.	The States of Bihar, Orissa and West Bengal.	20th August, 1957.
2. Labour Inspector (Central), Barajamda.	Do.	15th September, 1957.
3. Labour Inspector (Central), Domchanch.	Do.	15th September, 1957.

[No. LWI(I)-3(51)/57.]

S.R.O. 3980.—In exercise of the powers conferred by sub-section (1) and clauses (a), (b) and (n) of sub-section (2) of section 30 of the Minimum Wages Act, 1948 (11 of 1948), the Central Government hereby makes the following further amendments to the Minimum Wages (Central) Rules, 1950, which have become necessary consequent on certain amendments made by the Minimum

Wages (Amendment) Act, 1957, the said amendments having been previously published as required by sub-section (1) of the said section, namely:—

Amendments

In the said rules—

(1) in rule 2,

(i) clause (b) shall be omitted;

(ii) in clause (e), after the words "Advisory Board", the word "or" shall be inserted and the words "or the Advisory Committee" shall be omitted;

(2) for the existing heading of chapter II, the following shall be substituted, namely:—

"Membership, meetings and staff of the Board and Committee";

(3) in rule 3,

(i) for the existing title, the following shall be substituted, namely:—
"Term of office of members of the Committee";

(ii) the words "or an Advisory Committee", and the words "or an Advisory Committee, as the case may be" shall be omitted;

(4) in rule 5, the words "an Advisory Committee" shall be omitted;

(5) in rule 6,

(i) in sub-rule (1), the words "an Advisory Committee" shall be omitted; and

(ii) in sub-rule (2), the words "the Advisory Committee" in the two places where they occur and the words "Advisory Committee" shall be omitted.

(6) in rules 7, 9, 10, 11, 13 and 15, the words "Advisory Committee" and "the Advisory Committee" wherever they occur, shall be omitted.

(7) In chapter III, in the heading and in rule 18, the words "Advisory Committee" wherever they occur shall be omitted; and in rule 19, the words "the Advisory Committee" shall be omitted.

[No. LWI(I)-3(54)/57.]

S.R.O. 3981.—The following draft of an amendment to the Minimum Wages (Central) Rules, 1950, which the Central Government proposes to make in exercise of the powers conferred by clause (d) of sub-section (2) of section 30 of the Minimum Wages Act, 1948 (11 of 1948), is published as required by sub-section (1) of section 30 of the said Act, for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration on or after the 10th January 1958.

Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government.

Draft Amendment

In sub-rule (2) of rule 21 of the said rules, for clause (iv), the following clause shall be substituted, namely:—

"(iv) deductions for house accommodation supplied by the employer or by a State Government or any authority constituted by a State Government for providing housing accommodation;"

[No. LWI(I)-3(5)/57.]

P. N. SHARMA, Under Secy.

ORDER

New Delhi, the 9th December 1957

S.R.O. 3982.—Whereas the Central Government is of opinion that an industrial dispute exists between the Allahabad Bank Limited Calcutta, and its workmen, regarding the matter specified in the Schedule hereto annexed;

And whereas the Central Government considers it desirable to refer the dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 7A, and clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby constitutes an Industrial Tribunal with Shri A. Das Gupta, Member, Labour Appellate Tribunal, as the Presiding Officer, with headquarters at Calcutta and refers the said dispute to the said Tribunal for adjudication.

SCHEDULE

Whether the special allowance now granted by the Allahabad Bank Limited to their workmen designated as counter-signing clerks is adequate having regard to the nature of their duties and responsibilities and the emoluments paid to persons discharging similar duties and responsibilities in other comparable banks and if not, what amount of special allowance should be granted to them.

[No. LR. 10(4)/57.]

A. L. HANNA, Under Secy.

